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Paper No. 11

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FEB 25 2003

In re Application of
Gilbert & Stergiopoulos
Application No.: 09/982,709
Filed: October 18, 2001
Attorney Docket No.:CF/041
For: SYSTEMS AND METHODS FOR QUOTING
A TWO-SIDED MARKET

OFFICE OF PETITIONS
ON PETITION

Papers filed on December 18, 2002 in reply to "Decision Refusing Status Under 37 CFR 1.47(a)" mailed on October 24, 2002, included a Declaration signed by Mariann Gilbert, the previously nonsigning legal representative of deceased inventor Andrew C. Gilbert, in compliance with 37 CFR 1.63. Petitioners request joinder.

The petition is **DISMISSED**.

Any request for reconsideration of this decision must be submitted within TWO (2) MONTHS from the mail date of this decision. Extensions of time under 37 CFR 1.136(a) are permitted. Any response should be entitled "Request for Reconsideration of Petition Under 37 CFR 1.47(a)" and may include an oath or declaration executed by the inventor. **Failure to respond will result in abandonment of the application.**

Joinder is not possible at this time because the declaration submitted with the instant petition lists **Mary Ann** Gilbert as the legal representative's name. Mrs. Gilbert signed as **Mariann** Gilbert.

Petitioners must ascertain what Mrs. Gilbert's name is. If it is Mary Ann, then petitioners must inform the Office of the fact and the declaration will be processed with that name. If it is Mariann, then petitioners must file a petition under 37 CFR 1.182 requesting that the legal representative's name be changed to the signed version found on the declaration. See MPEP 605.04(b).

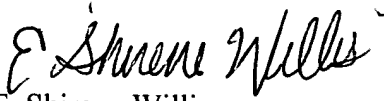
Further correspondence with respect to this matter should be addressed as follows:

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